## UNITED STATES DISTRICT COURT

for the

Northern District of Ohio

|             | United States of America   | )                              |   |
|-------------|--|--------------------------------|---|
|             | V.   | ) Case No. 1:18cr2             | 2 50 1  |
|             | Phillip R. Durachinsky   | ) Case No. 1.10012.            | .Z-3U-1   |
|             | Defendant )  | )                              |   |
|             | DETENTION ORI  | DER PENDING TRIAL              |   |
|             | after conducting a detention hearing under the Ba<br>at the defendant be detained pending trial.   | il Reform Act, 18 U.S.C. § 3   | 3142(f), I conclude that these facts              |
|             |  | indings of Fact                |   |
| □ (1) TI    | he defendant is charged with an offense described  | 1 in 18 U.S.C. § 3142(f)(1) a  | and has previously been convicted                 |
| О           | f $\Box$ a federal offense $\Box$ a state or local offense   | ense that would have been a    | federal offense if federal                        |
|             | jurisdiction had existed - that is   |                                |   |
|             | ☐ a crime of violence as defined in 18 U.S.C. for which the prison term is 10 years or mo  |                                | sted in 18 U.S.C. § 2332b(g)(5)                   |
|             | $\square$ an offense for which the maximum sentence  | e is death or life imprisonme  | ent.  |
|             | ☐ an offense for which a maximum prison ter  | m of ten years or more is pro  | escribed in                                       |
|             |  |                                | *   |
|             | a felony committed after the defendant had described in 18 U.S.C. § 3142(f)(1)(A)-(C)  |                                | •   |
|             | ☐ any felony that is not a crime of violence b   | ut involves:                   |   |
|             | ☐ a minor victim   |                                |   |
|             | ☐ the possession or use of a firearm or de   | estructive device or any other | r dangerous weapon                                |
|             | ☐ a failure to register under 18 U.S.C. § 2  | 2250                           |   |
| □ (2)       | The offense described in finding (1) was commifederal, state release or local offense.   | itted while the defendant wa   | s on release pending trial for a                  |
| □ (3)       | A period of less than five years has elapsed since   | e the  date of conviction      | on   the defendant's release                      |
|             | from prison for the offense described in finding   | (1).                           |   |
| □ (4)       | Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition will reasonably assure the safety of another person or the community. I further find that the defendant has not rebutted this presumption. |                                |   |
|             | Alternativ   | re Findings (A)                |   |
| <b>(</b> 1) | There is probable cause to believe that the defe   | endant has committed an offe   | ense  |
|             | for which a maximum prison term of ten y   | ears or more is prescribed in  |   |
|             | □ under 18 U.S.C. § 924(c).  |                                | & (VI); 18 U.S.C. 2251(a), and 18 U.S.C. 1343 & 2 |

## UNITED STATES DISTRICT COURT

for the

Northern District of Ohio

| <b>2</b> (2)             |   | not rebutted the presumption established by finding 1 that no conditional that are community.  | ion will reasonably assure                         |  |
|--------------------------|---|--|--|--|
|                          |   | Alternative Findings (B)   |  |  |
| □ (1)                    | There is a serious  | risk that the defendant will not appear.   |  |  |
| □ (2)                    | There is a serious risk that the defendant will endanger the safety of another person or the community. |  |  |  |
|                          | I find that the testimo   | Part II— Statement of the Reasons for Detention  ny and information submitted at the detention hearing establishes b   | oy <b>☑</b> clear and                              |  |
| convinc                  | ing evidence  | preponderance of the evidence that   |  |  |
| that with                |   | of the instant offenses, the lack of verifiable employment, and, based undoes not want to be released, no condition or combination of conditions exity.  |  |  |
|                          |   | Part III—Directions Regarding Detention  |  |  |
| in a compending order of | ections facility separappeal. The defenda United States Court o   | mitted to the custody of the Attorney General or a designated represente, to the extent practicable, from persons awaiting or serving sentent must be afforded a reasonable opportunity to consult privately were on request of an attorney for the Government, the person in charge the United States marshal for a court appearance. | tences or held in custody with defense counsel. On |  |
| Date:                    | 02/16/2021  | s/Jonathan D. Greenbe  | erg  |  |
| _                        |   | Judge's Signature  |  |  |
|                          |   | Jonathan D. Greenberg, United States   | Magistrate Judge                                   |  |
|                          |   | Name and Title   |  |  |